## IN THE UNITED STATES DISTRICT COURT RECEIVED FOR THE DISTRICT OF NEW JERSEY

JAN 2 1 2015

IN RE: FOSAMAX (ALENDRONATE SODIUM): PRODUCTS LIABILITY

AT 8:30 M

LITIGATION (NO. II)

THIS DOCUMENT RELATES TO:

**MDL No. 2243** 

Patricia Vaughn v. Merck Sharp & Dohme Corp., et al. Civil Action No. 08-08 (JAP)(LHG)

Civil Action No. 12-CV-6450

## [PROPOSED] RULE 54(b) FINAL JUDGMENT AND CERTIFICATION

On this 21 day of \_\_\_\_\_\_, 2015, it is hereby ORDERED that, pursuant to

Federal Rule of Civil Procedure 54(b), final judgment with respect to all claims is hereby

**ENTERED** in favor of Defendant Merck Sharp & Dohme Corp., and against Plaintiff.

The Court certifies that this final judgment is entered upon the express determination that there is no just reason for delay, and that entry of this final judgment under the circumstances of this case is in the interest of all parties and will expedite resolution of the case in its entirety.

IT IS SO ORDERED.

Hon. Joel A. Pisano, U.S.D.J.

<sup>&</sup>lt;sup>1</sup> The MDL docket lists five (5) separate Merck Defendants. In addition to "Merck Sharp & Dohme Corp.", Defendant was pled in various complaints as: "Merck & Co., Inc."; "Merck Sharp & Dohme, Corp."; "Merck Sharp & Dohme, Corp."; and "Merck Sharp & Dohme." For clarity, this Court Order applies to all Merck entities, regardless of how they were pled.